July 31, 2023

BY ECF

The Honorable Gregory H. Woods United States District Judge Daniel Patrick Moynihan U.S. Courthouse 500 Pearl Street, Room 1920 New York, New York 10007

Re: *U.S. Bank, National Association et al. v. The Charitable Donor Advised Fund et al.*, 1:21-CV-11059-GHW (S.D.N.Y.)

Dear Judge Woods:

Pursuant to Rule 1(E) of Your Honor's Individual Rules of Practice, we write on behalf of Plaintiffs Joshua N. Terry ("Mr. Terry"), and Acis Capital Management, L.P. ("ACM," and, collectively, with Mr. Terry, the "ACM Parties") and Highland CLO Funding, Ltd. ("HCLOF") to request an adjournment of the conference with respect to HCLOF's request to stay discovery pending the briefing and resolution of HCLOF's forthcoming motion to dismiss, which is currently scheduled for Tuesday, August 1 at 3:00 p.m., Dkt. 167 (the "Hearing").

The ACM Parties' counsel and HCLOF's counsel unfortunately cannot attend the Hearing due to an immovable conflict involving travel to California for another case. Counsel for the other parties have represented that they do not object to the adjournment request. The parties have conferred and are available on the following date:

• Thursday, August 3 at any time after 1:00 p.m.

If that date is not acceptable to the Court, the parties can provide additional dates. This is the ACM Parties' and HCLOF's first request for an adjournment of the Hearing.

We appreciate the Court's consideration of this request.

Respectfully submitted,

/s/ Blair Adams

Blair A. Adams

Quinn Emanuel Urquhart & Sullivan, LLP

Counsel for Acis Capital Management, L.P. & Joshua N. Terry

Tel: (212) 849-7615

Email: blairadams@quinnemanuel.com

/s/ Uri Itkin Uri A. Itkin Akin Gump Strauss Hauer & Feld LLP Counsel for Highland CLO Funding, Ltd. Tel: (212) 872-1027

Email: Uİtkin@akingump.com

Counsel of Record (via ECF) cc: